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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/939,656	08/28/2001	Arthur E. Uber III	P 265228 5530 VI/98-013.FWC.C.	
909	7590 02/13/20	3		
PILLSBURY WINTHROP, LLP			EXAMINER	
P.O. BOX 10500 MCLEAN, VA 22102			DESANTO, MATTHEW F	
			ART UNIT	PAPER NUMBER
			3763	·
			DATE MAILED: 02/13/2003	3

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No.  Office Action Summary    Application No.   Application No.   UBER, ARTHUR E.	•					
Examiner    Matthew F DeSanto   3763	,	Application No.	Applicant(s)			
Matthew F DeSanto   3763		09/939,656	UBER, ARTHUR E.			
Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 2 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  Betwelmor of time may be available under the provisions of 37 CR 1.13(6). In ro event, however, may a reply be knelly filed after SX (5) MONTHS from the militing date of this communication.  ### ASHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 2 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  ### BETWELMORTENED OF THIS COMMUNICATION.  #### BETWELMORTENED OF THIS COMMUNICATION.  #### BETWELMORTENED OF THIS COMMUNICATION.  ###################################	Office Action Summary	Examiner	Art Unit			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  Extensions of them may be available under the provisions. 9/37 °FR 1.15(a). In no event, however, may a reply be timely filled.  Extensions of them may be available under the provisions. 9/37 °FR 1.15(a). In no event, however, may a reply be timely filled.  Extensions of them may be available under the provisions. 9/37 °FR 1.15(a). In no event, however, may a reply be timely filled.  Extensions of them may be available under the provisions. 9/37 °FR 1.15(a). In or event, however, may a reply be timely filled.  If NO period for reply is specified above, he maximum stankory patient with expire Std. (b) MON FIS from the maining date of this communication.  Failute to imply within the filling term in three meanings after the mailing date of this communication, even if simely filled, may reduce any available under the maining date of this communication, even if simely filled, may reduce any available under the maining date of this communication, even if simely filled, may reduce any available under the maining date of this communication, even if simely filled, may reduce any available under the maining date of this communication, even if simely filled, may reduce any available under the maining date of this communication.  1) ☐ Responsive to communication(s) filled on 24 October 2001.  2a) ☐ This action is FINAL.  2b) ☐ This action is in Charles.  2b) ☐ This action is FINAL.  2b) ☐ This action is filled.  2b) ☐ Claim(s) ☐ Intensity of the main available of the main availab						
THE MAILING DATE OF THIS COMMUNICATION.  Extensions of time may be variable under the proximation of 3 CFR 11 13(sq). In no event, however, may a nepty be timely fitted after SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication of the private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication of the private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the mailing date of this communication. Private SIX (s) MONTHS from the						
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#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 13-19 are rejected under 35 U.S.C. 102(e) as being clearly anticipated by Kampfe et al. (USPN 5450847).

Kampfe et al. discloses an injection device with a first fluid source (12), a second fluid source (14), a fluid path (16, 22, 24), and a mixing device (20); as well as a metering device (26,28,30), a control unit (42), and a fluid assurance device (60,62). (Figure 1 and entire reference)

As to claims 17 and 18, wherein one of the sources is a contrast source and wherein one of the sources is a diluent source. (Column 8, line 61 – Column 9, line 65)

### **Double Patenting**

3. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double

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patenting ground provided the conflicting application or patent is shown to be commonly

owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

Claims 13-19 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 12-20 of U.S. Patent No. 5,806,519. Although the conflicting claims are not identical, they are not patentably distinct from each other because Patent 5,806,519 claims a first fluid source, a second fluid source, a fluid path, a mixing device, a metering device, a control unit, a fluid assurance device, and wherein the fluid path has a reusable and a disposable portion.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Matthew F DeSanto whose telephone number is 1-703-305-3292. The examiner can normally be reached on Monday-Friday 8:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brian Casler can be reached on 1-703-308-3552. The fax phone numbers for the organization where this application or proceeding is assigned are 1-703-872-9302 for regular communications and 1-703-872-9303 for After Final communications.

BRIAN

SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 3700

Matthew DeSanto Art Unit 3763 February 10, 2003

Work